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            Attorneys for Defendant
        8
            TWITTER, INC.
        9
                                       UNITED STATES DISTRICT COURT
      10
                                     NORTHERN DISTRICT OF CALIFORNIA
      11
                                                SAN FRANCISCO
      12
FENWICK & WEST LLP
ATTORNEYS AT LAW
MOUNTAIN VIEW
      13
      14
            ANTHONY LA RUSSA,
                                                         Case No. CV-09-2503-EMC
      15
                             Plaintiff,
                                                         STIPULATION FOR EXTENSION OF
                                                         TIME TO RESPOND TO COMPLAINT
      16
                   v.
                                                         [Civil Local Rule 6-1(a)]
      17
            TWITTER, INC., a Delaware corporation,
            and DOES 1-25, inclusive,
      18
                             Defendant.
      19
      20
                   WHEREAS, plaintiff Anthony La Russa ("La Russa") filed his Complaint for Trademark
      21
            Infringement, False Designation of Origin, Trademark Dilution, Cybersquatting,
      22
            Misappropriation of Name, and Misappropriation of Likeness (the "Complaint") in San Francisco
      23
            County Superior Court, Case No. CGC-09-488101 on May 6, 2009;
      24
                   WHEREAS, defendant Twitter, Inc., ("Twitter") filed its Notice of Removal of the
      25
            Complaint to this federal district court on June 5, 2009:
      26
                   WHEREAS, pursuant to Rule 81(c)(2)(C) of the Federal Rules of Civil Procedure,
      27
            Twitter's last day to respond to the Complaint is presently June 12, 2009;
      28
            STIPULATION FOR EXTENSION OF
                                                                              Case No. CV-09-2503-EMC
            TIME TO RESPOND TO COMPLAINT
            F:\CLGLM\26302\TWITTER\LIT-1301430-V2-
            TWITTER_(LA_RUSSA)__STIP_TO_EXTEND_TIME_TO_RESPOND_TO_COMPLAINT.DOC
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	1	WHEREAS, the parties have agreed to a thirty (30) day extension of Twitter's deadline to		
FEWWICK & WEST LLL' ATTORNESS AT LAW MOUNTAIN VIEW	2	respond the Complaint;		
	3	WHEREAS, such extension shall not alter the date of any event or any deadline already		
	4	fixed by Court order;		
	5	IT IS THEREFORE STIPULATED AND AGREED by the parties that the final day		
	6	for Twitter to file its response to the Complaint is continued to Monday, July 6, 2009.		
	7	IT IS SO STIPULATED.		
	8	Dated: June <u>[0]</u> , 2009	FENWICK & WEST LLP	
	9		D	//D 1 D C 1
	10		By: /s/ Rodger R. Cole  Rodger R. Cole  Attorneys for Defendant TWITTER, INC.  GAGEN, McCOY, McMAHON, KOSS, MARKOWITZ & RAINES	
	11			
	12			
	13	Dated: June, 2009		
	14	·		
	15		Ву:	in they
	16		A 44	Gregory L. McCoy
	17		Attorneys for Plaintiff ANTHONY LA RUSSA	
	18			
	19	ATTESTATION PURSUANT TO GENERAL ORDER 45		
	20	Pursuant to General Order 45, I hereby attest that this concurrence in the filing of this		
	21	document has been obtained from the signatory indicated by a "conformed" signature (/s/) within		
	22	this e-filed document.		
	23	Dated: June, 2009	FENWIC	K & WEST LLP
	24			
	25		Ву:	
	26		<b>A</b>	Rodger R. Cole
	27		Attorneys for Defendant TWITTER, INC.	
	28	STIPULATION FOR EXTENSION OF TIME TO RESPOND TO COMPLAINT E-YCL GL M/26302/TWITTER/LIT-1301430-V2-	2	Case No. CV-09-2503-EMC

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